CiCi CUNNINGHAM, ESO. 1 E-FILED ON: August 30, 2006 Nevada Bar No.: 4960 JAMES A. KOHL, ESO. 2 Nevada Bar No.: 5692 CHRISTINE A. ROBERTS, ESQ. 3 Nevada Bar No.: 6472 RAWLINGS, OLSON, CANNON, 4 GORMLEY & DESRUISSEAUX 9950 West Cheyenne Avenue 5 Las Vegas, NV 89129 Phone: (702) 384-4012 6 Fax: (702) 383-0701 Email: bankruptcy@rocgd.com 7 Attorneys for Creditors, Prospect High Income Fund, 8 ML CBO IV (Cayman) Ltd., PAMCO Cayman, Ltd., 9 PAM Capital Funding, L.P., Highland Crusader Fund, Ltd., 10 and PCMG Trading Partners XXII, L.P. 11 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA 12 13 In re: CASE NO.: BK-S-06-10725-LBR USA COMMERCIAL MORTGAGE COMPANY, CASE NO.: BK-S-06-10726-LBR 14 Debtor. CASE NO.: BK-S-06-10727-LBR CASE NO.: BK-S-06-10728-LBR 15 CASE NO.: BK-S-06-10729-LBR 16 In re: Chapter 11 USA CAPITAL REALTY ADVISORS, LLC, 17 Debtor. 18 In re: Jointly Administered Under USA CAPITAL DIVERSIFIED TRUST DEED Case No. BK-S-6-10725-LBR 19 FUND, LLC, Debtor. 20 21 USA CAPITAL FIRST TRUST DEED FUND, LLC, Debtor. 22 23 In re: 24 USA SECURITIES, LLC, Debtor. 25 Affects: 26 □ All Debtors ■ USA Commercial Mortgage Company 27 □ USA Capital Realty Advisors, LLC **HEARING:** ■ USA Capital Diversified Trust Deed Fund, LLC Date: August 31, 2006 28 ■ USA Capital First Trust Deed Fund, LLC Time: 9:30 a.m. USA Securities, LLC,

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OPPOSITION TO DEBTOR'S MODIFICATION TO MOTION TO DISTRIBUTE FUNDS AND PROPOSED PROCEDURES FOR ONGOING DISTRIBUTIONS (AFFECTS USA COMMERCIAL MORTGAGE, USA CAPITAL DIVERSIFIED TRUST DEED FUND, AND USA CAPITAL FIRST TRUST DEED FUND

COMES NOW, CiCi Cunningham, Esq. on behalf of Creditors, Prospect High Income Fund, ML CBO IV (Cayman) Ltd., PAMCO Cayman, Ltd., PAM Capital Funding, L.P., Highland Crusader Fund, Ltd., and PCMG Trading Partners XXII, L.P., (hereinafter "Highland Capital") and opposes the Debtor's Modification to Motion to Distribute Funds and Proposed Procedures for Ongoing Distributions. This Opposition is based upon the entire case file, the points and authorities contained herein, and any oral argument that this Court may entertain.

POINTS AND AUTHORITIES

I. STATEMENT OF FACTS

State Court A.

1. On or about July 12, 2002, Highland Capital filed a tortious interference complaint in the Eighth Judicial District Court, Clark County, Nevada (Case Number 02-A-453232) against Debtor USA Capital Diversified Trust Deed Fund, LLC (hereinafter "Diversified")

В. **Bankruptcy Court**

- 2. On or about April 13, 2006, the above-referenced Debtors filed voluntary bankruptcy petitions under Chapter 11, Title 11 of the United States Code and an order for relief was entered.
- On or about May 9, 2006, the Court entered an order jointly administering the 3. above-referenced Debtors.
- On or about May 26, 2006, Highland Capital filed proof of claim in the amount of 4. Twenty Million Dollars (\$20,000,000.00) in the Diversified case. The Proof of Claim is in regards to the above-referenced state court litigation.
 - 5. On or about July 7, 2006, the Debtors filed a Motion to Distribute Funds.
- 6. On or about July 27, 2006, Highland Capital filed an Opposition to Motion to Distribute Funds on the basis that the Debtors' could not "skip over" Highland Capital's claim to pay Fund members and also because no reserve amount was mentioned or where the reserve

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funds would come from. (See copy of Opposition to Motion to Distribute Funds attached hereto and incorporated herein as Exhibit "A".)

- 7. At the hearing held on August 4, 2006, Highland Capital agreed to a one time distribution to USA Capital First Trust Deed Fund, LLC, (hereinafter "FTD") only and never agreed to any distribution to Diversified Fund members.
- 8. At that hearing, the Motion to Distribute Funds to Diversified Fund Members was taken off calendar by the Debtors as no funds are to be distributed to the Diversified Fund at his time.
- 9. On or about **August 29, 2006 at 4:16 p.m.** the Debtor filed a Modification to Motion to Distribute Funds seeking this motion to be heard less then two (2) days later at the August 31, 2006 hearing. (*See* copy of Notice of Electronic Filing attached hereto and incorporated herein by reference as Exhibit "B".)
- 10. In the Modification to Motion to Distribute Funds, the Debtor is seeking to make interim distributions on a monthly basis to Diversified fund holders.
 - 11. Highland Capital never agreed to any distribution to Diversified fund holders.
- 12. It is Highland Capital's contention that the fund holders are lower in priority than an unsecured creditor such as Highland Capital, and therefore distribution to the fund holders without One Hundred Percent (100%) distribution to Highland Capital is improper and violates the "Absolute Priority Rule".
- 13. Highland Capital objects to any argument on the Modification to Motion to Distribute as Highland Capital has not been served with sufficient notice.
- 14. Highland Capital objects to any distribution to Diversified fund holders over its claim.
- 15. Highland Capital fully incorporates its previous Opposition to Motion to Distribute as in pertains to Diversified. (See Exhibit "A".)

II. LEGAL ARGUMENT

- 1. Highland Capital objects to distribution to Diversified Fund Members prior to payment of Highland Capital's Proof of Claim.
 - 2. Highland Capital objects to the Modification to the Motion to Distribute Funds.
- 3. Highland Capital objects to the short notice on this modification as Highland Capital received merely 1 days notice prior to the hearing.

In the Modification to Motion to Distribute Funds, the Debtor is seeking to make interim distributions on a monthly basis to Diversified fund members. At the hearing held on August 4, 2006, the Debtors withdrew the motion to distribute to Diversified and its fund members claiming that there were no funds to be distributed to Diversified fund members. Prior to its withdrawal, Highland Capital objected to that motion on the basis that the fund holders could not preempt Highland Capital's claim and that the Debtors did not specify any reserve amounts, nor justify the safeguarding of these funds. (See Exhibit "A".) Highland Capital fully incorporates their previous objection. The Debtors still claim that there are no funds but yet are seeking Court permission to make future monthly distributions to Diversified fund members to the exclusion of Highland Capital.

Highland Capital objects to the following contained in the Modification on Page 5, Lines 19-23:

to distribute remaining available funds to Fund members of the Diversified Fund (the "Monthly Diversified Fund Distribution), in accordance with the terms of the applicable Operating Agreement of the Diversified Fund; provided, however, that any such distribution is without prejudice to the right of any party in interest to claim and assert an interest in such distributed funds.

[Emphasis Added.]

Highland Capital has **never** agreed to any distribution to be made Diversified Fund members prior to payment of Highland Capital's claim. Highland Capital objects to any distribution prior to payment of Highland Capital's claim.

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WHEREFORE, Highland Capital prays that this Court deny the Motion to Distribute funds to the extent that there is not a sufficient reserve to pay Highland Capital's Twenty Million Dollars (\$20,000,000.00) claim; to the extent that Highland Capital would be bypassed without a sufficient reserve to cover its claim; to the extent that there is not sufficient reserve to pay all claims; and for any further relief that this Court deems just and proper in the premises.

DATED this day of August, 2006.

CiCi CUNNINGHAM, ESQ.

Nevada Bar No.: 4960

RAWLINGS, OLSON, CANNON, GORMLEY & DESRUISSEAUX 9950 West Cheyenne Avenue Las Vegas, NV 89129 Attorneys for Creditors, Prospect High Income Fund, ML CBO IV (Cayman) Ltd., PAMCO Cayman, Ltd., PAM Capital Funding, L.P., Highland Crusader Fund, Ltd.,

and PCMG Trading Partners XXII, L.P.

Submitted B

EXHIBIT A

TO HIGHLAND CAPITAL'S OPPOSITION TO MODIFICATION TO MOTION TO DISTRIBUTE FUNDS

E-FILED ON: July 27, 2006

CiCi CUNNINGHAM, ESQ. Nevada Bar No.: 4960 JAMES A. KOHL, ESQ. Nevada Bar No.: 5692 CHRISTINE A. ROBERTS, ESQ. Nevada Bar No.: 6472 RAWLINGS, OLSON, CANNON, GORMLEY & DESRUISSEAUX 9950 West Cheyenne Avenue Las Vegas, NV 89129 Phone: (702) 384-4012 Fax: (702) 383-0701 Email: bankruptcy@rocgd.com Attorneys for Creditors, Prospect High Income Fund, ML CBO IV (Cayman) Ltd., PAMCO Cayman, Ltd., PAM Capital Funding, L.P., Highland Crusader Fund, Ltd., and PCMG Trading Partners XXII, L.P.

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA

In re: USA COMMERCIAL MORTGAGE COMPANY, Debtor.) CASE NO.: BK-S-06-10725-LBR) CASE NO.: BK-S-06-10726-LBR) CASE NO.: BK-S-06-10727-LBR) CASE NO.: BK-S-06-10728-LBR) CASE NO.: BK-S-06-10729-LBR
In re: USA CAPITAL REALTY ADVISORS, LLC, Debtor.) Chapter 11))
In re: USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC, Debtor.) Jointly Administered Under Case No. BK-S-6-10725-LBR)
In re: USA CAPITAL FIRST TRUST DEED FUND, LLC, Debtor.))))
In re: USA SECURITIES, LLC, Debtor.))
Affects: □ All Debtors ■ USA Commercial Mortgage Company □ USA Capital Realty Advisors, LLC ■ USA Capital Diversified Trust Deed Fund, LLC ■ USA Capital First Trust Deed Fund, LLC □ USA Securities, LLC,))) HEARING:) Date: August 4, 2006) Time: 1:30 p.m.

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OPPOSITION TO DEBTOR'S MOTION TO DISTRIBUTE FUNDS AND TO GRANT ORDINARY-COURSE RELEASES AND DISTRIBUTE PROC TRUST DEED FUND. AND USA CAPITAL FIRST TRUST DEED

COMES NOW, CiCi Cunningham, Esq. on behalf of Creditors, Prospect High Income Fund, ML CBO IV (Cayman) Ltd., PAMCO Cayman, Ltd., PAM Capital Funding, L.P., Highland Crusader Fund, Ltd., and PCMG Trading Partners XXII, L.P., (hereinafter "Highland Capital") and opposes the Debtor's Motion to Distribute Funds and to Grant Ordinary-course Releases and Distribute Proceeds (Affects USA Commercial Mortgage, USA Capital Diversified Trust Deed Fund, and USA Capital First Trust Deed Fund. This Opposition is based upon the entire case file, the points and authorities contained herein, and any oral argument that this Court may entertain.

POINTS AND AUTHORITIES

I. STATEMENT OF FACTS

State Court A.

On or about July 12, 2002, Highland Capital filed a tortious interference complaint in the Eighth Judicial District Court, Clark County, Nevada (Case Number 02-A-453232) against Debtor USA Capital Diversified Trust Deed Fund, LLC (hereinafter "Diversified")

В. **Bankruptcy Court**

- 2. On or about April 13, 2006, the above-referenced Debtors filed voluntary bankruptcy petitions under Chapter 11, Title 11 of the United States Code and an order for relief was entered.
- 3. On or about May 9, 2006, the Court entered an order jointly administering the above-referenced Debtors.
- On or about May 26, 2006, Highland Capital filed proof of claim in the amount of Twenty Million Dollars (\$20,000,000.00) in the Diversified case. The Proof of Claim is in regards to the above-referenced state court litigation. (See copy of Proof of Claim attached hereto and incorporated herein by reference as Exhibit "A".)
 - 5. On or about July 7, 2006, the Debtors filed a Motion to Distribute Funds.

6. In the Motion to Distribute Funds, the Debtor is seeking to distribute funds directly to investors in Diversified and bypass the unsecured creditors.

C. Disbursement is Premature

- 7. There are at least two other lawsuits against Diversified listed on the Statement of Financial Affairs for additional claims in excess of Twenty Million Dollars (\$20,000,000.00). (See copy of Statement of Financial Affairs, Question 4a Attachment, regarding lawsuits attached hereto and incorporated herein by reference as Exhibit "B".) These lawsuits include:
- a. Weddell, et al v USA Commercial Mortgage Company, USA Capital Diversified Trust Deed Fund LLC, et al (Case No. 2:01-cv-0355 in U.S. District Court); and
- b. Amblano, LLC et al v Peek, et al. (Case Number 02-A-458515 in Eighth Judicial District Court, Clark County, Nevada).
- 8. The Debtor's estimate of unsecured debt did not include Highland Capital's Twenty Million Dollars (\$20,000,000.00) Proof of Claim.
- 9. Further, additional claims may exist but are unfiled. At the 341(a), it was repeatedly stated that there is no current bar date for Proof of Claims.
- 10. Highland Capital is concerned about this distribution leaving the Estate unable to pay the unsecured creditors in full.
- 11. The Debtor makes no specific breakdown as to dollar amount of funds going to the specific classes of investors.
 - 12. Nor does the Debtor state how much reserve will be maintained.
- 13. At no time does the Debtor, demonstrate that this reserve will be sufficient to pay the unsecured claims in full.

II. LEGAL ARGUMENT

A. Highland Capital Seeks Clarification of the Decision Not to Distribute to Diversified

In light of the Supplement to the Motion to Distribute, much of this Opposition may be moot. Highland Capital is requesting clarification of the decision not to distribute to Diversified. The Debtor asserts that the Fund has "negative balance". Does the Debtor mean the members of the Fund have already been over paid and will not receive an additional

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distribution to the Fund at this time? Or is the Fund receiving a distribution, but due to the existing debts such as Proof of Claims, there is insufficient funds to make a premature distribution directly to members?

There is not Enough Information to Make an Informed Decision В.

Highland Capital further objects because insufficient information has been disclosed. While Highland Capital certainly understands the need for the Debtors to be cautious and discrete with the Investors' personal information; Highland Capital believes that it self and all other parties to this case need additional disclosures. Highland Capital asserts that it and other creditors need sufficient information to make an informed decision.

Opposition to Distribution Directly to Fund Members C.

Highland Capital is an unsecured creditor of Diversified with an unsecured claim amount of Twenty Million Dollars (\$20,000,000.00). Highland Capital objects to the Motion for Distribution based on the following reasons: It is too early to distribute as the unsecured claims have not been determined. There is no bar date, no plan, and the Debtor does not have enough information to determine the total amount of the claims. Further, the Debtor's estimate of unsecured claims is incorrect in that the Debtors estimate there is approximately Eight Hundred Eighty-Five Thousand Dollars (\$885,000,00) in unsecured debt. Whereas the unsecured debt totals (prior to the bar date) Twenty Million, Two Hundred Thousand Dollars (\$20,200,000.00). In addition, an early distribution directly to the investors violates the "absolute priority rule". Finally, there is no guarantee that there will be sufficient funds to pay all creditors and once the funds have been distributed, there is little or no likelihood of retrieval.

Distribution is Premature Because Unsecured Claims are Not Determined 1.

Highland Capital asserts that it is too premature to distribute funds directly to the investors, as the Debtor does not know what the unsecured claims are. Furthermore, the Debtor does not have enough information yet to determine these claims. As stated previously, there is no bar date set and so additional claims can continue to be filed even after the proposed distribution would be made. Further, the Debtor has omitted three creditors on its Schedule F, which are listed on the Statement of Financial Affairs. Those creditors are: (1) Highland Capital

with a Proof of Claim of Twenty Million Dollars (\$20,000,000.00) (2) RP Weddell et al with an unknown claim value. (3) Amblano LLC, et al also with a currently unknown claim value. These three claims in excess of Twenty Million Dollars (\$20,000,000.00) by far exceed the original Eight Hundred Eighty-Five Thousand Dollars (\$885,000,00) projected by the Debtor. While the Debtor claims that it will establish a reserve for the unsecured claims, the motion filed by the Debtor does not indicate that the Debtor has taken into account these claims and that the reserve will encompass these claims.

In addition, Highland Capital asserts that this distribution is premature in that the Debtor has filed no plan or even confirmed a plan. The Debtor does not even specify the nature of the distribution and to whom the funds will be distributed, how much will be distributed and how much will be on reserve. It is Highland Capital's position that the Debtor cannot specify this because at this time the Debtor does not know.

2. The Debtor's Estimation of Claims is Wrong

As stated *Supra*, the Debtor estimates Eight Hundred Eighty-Five Thousand Dollars (\$885,000,00) in unsecured claims but in reality at this date, the claims total Twenty Million, Two Hundred Thousand Dollars (\$20,200,000.00). The Debtor has incomplete information and cannot have complete information until after the bar date has passed. Until all of this information is determined, it is too premature to distribute these funds.

3. The Debtor does Not Have Authority for this Distribution

a. The Distribution of Funds Violates the "Absolute Priority Rule"

The Debtor is seeking to jump over the unsecured creditors to pay the investors. This is a violation of the "absolute priority rule". The pre-confirmation payment violates 11 U.S.C §1123 and Bankruptcy Rule 3021. Creditors cannot be paid out of priority pursuant to 11 U.S.C §§502, 503, 506, and 507.

The Debtor attempts to circumvent priority by asserting that there are "extraordinary circumstances" i.e. sufficient funds to pay all of the claims. The Debtor cannot establish extraordinary circumstances, because the Debtor does not have all of the requisite information.

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Extraordinary Circumstances Do Not Exist b.

As stated Supra, Highland Capital asserts that there are not extraordinary circumstances because the Debtor has no real estimate of claims, whether there is sufficient surplus to justify early distribution.

The Debtor has not established what actual cash is attributed to Diversified. As depicted in the schedules, many of the accounts receivables are actually owed by insiders or may be bad debt. In addition, Mr. Allison testified at both 341(a)s that Diversified is the Fund has the most non-performing loans. Highland Capital suggests that much detailed analysis needs to be done either before the Debtor can make an informed decisions or even the creditors can make an informed decision.

The Cases Cited By the Debtor are Distinguishable

Highland Capital asserts that the Debtor has not established extraordinary circumstances to give to rise to an early distribution. To support their assertion that a Court does have power to order distribution prior to the plan, the Debtor cites In re Realty Associates Sec Corp., 58 F. Supp. 220 (E.D.N.Y. 1944), and In re Industrial Office Bldg. Corp., 171 F.2d 890 (3rd Cir. 1949). They are distinguishable as they are not primary authority and they are not from the 9th Circuit and are from 1944 and 1949, prior to the Code. In addition, the extraordinary circumstances were such in these cases that the debtors had an indisputable surplus to pay bond holders. This is distinguishable to the case at bar, which there is not even a bar date, and we do not know that there will be surplus funds. The Debtor's failure to include Highland Capital's Twenty Million Dollar (\$20,000,000.00) claim, indicates that there may be other potential large claims of which the Debtor is not aware. At this point, there are at least two other lawsuits, which may have significant value.

Debtors admit in their brief that Realty Associates and Industrial Office precede the enactment of the code, but have never been overturned and instead has been cited with approval by later Courts. In re Westpointe Stevens, Inc., 333 B.R. 30 (S.D. N.Y. 2005) is referenced as a negative history for Realty Associates. While Westpointe does not directly overturn Realty Associates it does rule that pre-confirmation distributions could not be made to junior lienholders

above senior lienholders. The Court found that *Realty Associates* was different because in that case the pre-confirmation distributions were not made "in derogation of affected creditors interests." *Westpointe* at 52.

Debtors also state that other Courts have cited *Realty Associates* and *Industrial Office* with favor and cite *In re Conroe Forge & Mfg Corporation* 82 B.R. 781, 784 (Bankr. W.D. Pa. 1988), and *In re San Jacinto Glass Industrial Inc.*, 93 B.R. 934 (Bankr. S.D. Texas 1988). Those cases are not 9th Circuit and those cases were dealing with distribution from a §363 sale, whereby the Debtors were liquidating assets. In *Conroe* the Court ruled that distribution **could not be made prior to plan confirmation**. In reaching its decision the Court relied on *In re Braniff Airways Inc.*, 700 F.2d 935 (5th Cir. 1987). *Braniff* stated that Chapter 11 confirmation requirements "should not be short-circuited, and, second, approval of pre-plan distributors in liquidating Chapter 11 cases would leave very little incentive for completing the requirement for disclosure...and plan by way of reorganization or liquidation." *Conroe* at 784 citing *Braniff* at 940.

Debtor's cite *In re Air Beds Inc.*, 92 B.R. 419 (9th Cir. 1988) recognizing that preconfirmation distributions generally were not appropriate but could be made in extraordinary circumstances. However, *Air Bed* ruled that the Court was not allowed to make the preconfirmation distributions and again the case dealt with a §363 sale and therefore, it is distinguishable. The 9th Circuit also made it clear in that case that it took into consideration that while a plan had not been confirmed, a Plan had been proposed and *filed* with the Court. *Air Beds* at 423 FNI. In *Air Beds* the Court overturned the bankruptcy Court's decision to allow payment from the proceeds of a §363 sale to the IRS over an administration claim without determining whether the IRS claim was secured, priority or unsecured. In *Air Beds*, Debtors had filed a plan of liquidation. The Court stated that "...if distribution is made to creditors in a liquidating Chapter 11 before confirmation of a plan there will be little incentive for parties in interest to prosecute the case in an expeditious manner, much less to perform the work required to issue and obtain approval of a disclosure statement." *Air Beds* at 423.

4.

The Debtor asserts that it will set a reserve amount sufficient to pay all claims. However, with the claims being unknown and the Debtor clearly having incorrect information regarding its claims, Highland Capital is concerned the Debtor has insufficient information to set aside a sufficient reserve to pay claims. In addition, the Debtor claims that the money that it will set aside will also be used for administrative fees. In a case this size, the administration fees are staggering. Whatever is set aside for a reserve may also be utilized for administrative fees.

There is no Guarantee the Reserve Shall be Sufficient to Pay Claims.

5. Too Little Information Has Been Disclosed to Creditors

Too little information has been disclosed to the creditors to allow the creditors to make an informed decision regarding this matter. Obviously a decision of this magnitude requires notice to all of the creditors. This is something that will be more appropriately disclosed in a disclosure statement of a Chapter 11 Plan. It is Highland Capital's position that too little information has been disclosed to the creditors and too little time to allow the creditors to make an informed decision. There are no specifics regarding payment amounts. There are no specifics regarding the reserve amounts. There are no specifics about what actual claims will be remaining.

WHEREFORE, Highland Capital prays that this Court deny the Motion to Distribute funds to the extent that there is not a sufficient reserve to pay Highland Capital's Twenty Million Dollars (\$20,000,000.00) claim; to the extent that Highland Capital would be bypassed without a

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sufficient reserve to cover its claim; to the extent that there is not sufficient reserve to pay all claims; and for any further relief that this Court deems just and proper in the premises.

DATED this ____ day of July, 2006.

Respectfully Submitted By:

CICI CUNNINGHAM, ESQ.

Nevada Bar No.: 4960 RAWLINGS, OLSON, CANNON, GORMLEY & DESRUISSEAUX

9950 West Cheyenne Avenue

Las Vegas, NV 89129 Attorneys for Creditors, Prospect High Income Fund, ML CBO IV (Cayman) Ltd., PAMCO Cayman, Ltd., PAM Capital Funding, L.P.,

Highland Crusader Fund, Ltd., and PCMG Trading Partners XXII, L.P.

EXHIBIT A

LIVE ECF - Filing Of Claim

Case 06-10725-gwz Doc 1207 Entered 08/30/06 17:22:25 Page 17 of 24 Page 1 of 2

U.S. Bankruptcy Court

District of Nevada

Notice of Electronic Claims Filing

he following transaction was received from CUNNINGHAM, CICI on 6/7/2006 at 1:04 PM PDT

Case Name:

USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC

Case Number:

Creditor Name:

06-10727-Ibr

PROSPECT HIGH INCOME FUND, ET AL

C/O CiCi CUNNINGHAM, ESQ.

9950 WEST CHEYENNE AVENUE LAS VEGAS, NV 89129

Claim Number:

<u>20</u>

otal Amount Claimed: \$20000000.00

he following document(s) are associated with this transaction:

ocument description: Main Document

riginal filename:G:\Bankruptcy\E-Filing\USA Capital\USA Cap Div Trust-POC-27.pdf

lectronic document Stamp:

STAMP bkecfStamp_ID=989277954 [Date=6/7/2006] [FileNumber=6964342-0]

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ocument description: Complaint

riginal filename:G:\Bankruptcy\E-Filing\USA Capital\POC-EX1a.pdf

lectronic document Stamp:

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.0e417337651d8f22ccdc7c8f5ab85998f98b38fa5d59cab66b8736003]]

ocument description: Exhibit 1 to Complaint

riginal filename:G:\Bankruptcy\E-Filing\USA Capital\POC-EX1b.pdf

lectronic document Stamp:

STAMP bkecfStamp_ID=989277954 [Date=6/7/2006] [FileNumber=6964342-2]

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4ff05a3b4212aaa4b0c9e71546aa0314c5f5c52faff5287334991e29b1]]

ocument description: Exhibit 1 to Complaint

riginal filename:G:\Bankruptcy\E-Filing\USA Capital\POC-EX1c.pdf

lectronic document Stamp:

STAMP bkecfStamp_ID=989277954 [Date=6/7/2006] [FileNumber=6964342-3]

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83fed0df89e9e9062236bb5ab4e1ed28f77dd9c89f932c04ad09f17196]]

ocument description: Exhibit 1 to Complaint

riginal filename:G:\Bankruptcy\E-Filing\USA Capital\POC-EX1d.pdf

lectronic document Stamp:

STAMP bkecfStamp_ID=989277954 [Date=6/7/2006] [FileNumber=6964342-4]

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ocument description: Exhibit 1 to Complaint

original filename:G:\Bankruptcy\E-Filing\USA Capital\POC-EX1e.pdf

lectronic document Stamp:

STAMP bkecfStamp_ID=989277954 [Date=6/7/2006] [FileNumber=6964342-5]

IVE ECF - Filing Of Claim Page 18 of 24 Page 2 of 2

Case 06-10725-gwz Doc 1207 Entered 08/30/06 17:22:25 Case 100d90a5aef70293ec71bc3-__d0c7a22b1b307b259a9fa630b27d10b6, J

5b053d5e40f845f46242e9d24bb086998a76e3b0cf5c7dd8a4787a279c]]

5-10727-lbr Notice will be electronically mailed to:

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HOENIX, AZ 85012

Case 06-10725-g wz 	. 1207 —	Entered 08/30/06 17:22:25	Page 19 of 24			
United States Bankruptcy Court District of Nevada		OF OF CLAIM				
In Re (Name of Debtor): USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC	Case Number: CASE NO.: BK-S-06-10727-LBR Jointly Administered With: CASE NO.: BK-S-06-10725-LBR (Lead Case)					
NOTE: This form should not be used to make a claim for an administrative expense a payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.						
Name of Creditor: (The person of other early to whom the Debter owes money of property) PROSPECT HIGH INCOME FUND. ML CBO IV (Cayman), Ltd., PAMCO CAYMAN, LTD., PAM CAPITAL FUNDING, L.P., HIGHLAND CRUSADER FUND, LTD., PCMG TRADING PARTN L.P.	ers XXIII,	☐ Check Box if you are aware that any one else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars				
Name and Address Where Notices Should Be Sent: CiCi Cunningham, Esq. Rawlings, Olson, Cannon, Gormley & Desrruisseaux 9950 West Cheyenne Avenue LasVegas, NV 89129		☐ Check Box if you have never received any notices from the Bankruptey Court in this case. ☐ Check Box if you have never received any notices from the Bankruptey Court in this case.				
ACCOUNT OR OTHER NUMBER BY WHICH CREDITOR IDENTIFIES DEBTOR	Check here if	this Claim: 🛘 Replaces a previously filed claim, di	ited:			
		Ci Amends a previously filed claim, da	ted:			
I. BASIS FOR CLAIM: □ Goods Sold □ Services Performed (Legal Services) □ Money Loaned □ Personal Injury/Wrongful Death □ Taxes ■ Other (Describe Briefly): Tortious Interference	□ Wages, sula Your so	elits as defined in 11 U.S.C. § 1114(a) ries, and compensation (Fill out below) cial security number:				
(See Attached Complaint)	U11/1210 1	compensation for services performed from	lu			
L. DATE DEBT WAS INCURRED: July 8, 1998	DATE DEBT WAS INCURRED: July 8, 1998 3. IF COURT JUDGMENT, DATE OBTAINED:					
. CLASSIFICATION OF CLAIM. Under the Bankruptcy Code all claims are classified as one or more of the following: (1) Unsecured Nonpriority, (2) Unsecured Priority, (3) Secured. It is possible for part of a claim to be in one category and part in another. CHECK THE APPROPRIATE BOX OR BOXES that best describe your claim and STATE THE AMOUNT OF THE CLAIM AT THE						
		□ Wages, salaries, or commissions (up to \$4,000), * camed not more than 90 days before fiting of the bankruptcy petition or cessation of the debtor's business, whichever is earlier – 11 U.S.C. § 507 (a)(3)				
Brief Description of Collaterat:						
The princip		☐ Contributions to an employee benefit plan — 13 (☐ Contributions to an employee benefit plan — 13 (☐ ☐ Up to \$1,800* of deposits toward purchase, leas	iit plan – 11 U.S.C. § 507 (n)(4) surchase, lease, or rental of property or services for personal.			
sumy of modernia tise—11 D.S.C. 9 307		100551018 tise = 11 0.5,C, § 507 (B)(ω)			
A claim is unsecuted if there is no collateral or line on property of the debtor securing the claim or to the extent that the value of such property is less than the amount of the claim.		(a)(7)				
		☐ Taxes or possitions of governmental units = 11 U.S.C. § 507 (a)(8)				
UNSECURED PRIORITY CLAIM: S Specify the priority of the claim.		D Otter – Specify applicable paragraph of 11 U.S. "Amounts are subject to adjustment on 4/11/98 and cases commenced on or after the date of adjustmen	Overs them tones those for white			
. TOTAL AMOUNT OF CLAIM AT THE TIME CASE FILED: S20,000,000.00 S (Unsecured) Check this box if claim includes charges in addition to the principal amount of the c	S. John Albah ba	(Priority)	TOTAL: \$20,000,000.00			
CREDITS AND SETOFFS: The amount of all payments on this claim has been created filing this claim, claimant has deducted all amounts that claimant owes to debtor. SUPPORTING DOCUMENTS: Attach requires of supporting documents, such as promining accounts, contracts, court, judgments, or evidence of security interests. If the doluminous, attach a summary. TIME-STAMPED COPY To receive an acknowledgment of the filing of your claim roof of claim. Sign and sprint the pance and full, if any, of the creditor or other person a	ulited and deduc omissory notes, ocuments are no n, enclose a stan	ted for the purpose of making this proof of claim. purchase orders, invoices, itemized statements of it available, explain. If the documents are inted, self-addressed envelope and copy of this				
nuity for presenting fraudulent claim: Fine of up to \$500,000 or impri	isonment for	up to 5 years, or both, 18 U.S.C. §§ 152 and	13571.			

THE EXHIBIT TO THE PROOF OF CLAIM HAS NOT BEEN ATTACHED **DUE TO ITS** VOLUMINOUS NATURE. ANYONE REQUIRING A COPY OF THE EXHIBIT PLEASE CONTACT THE **OFFICE OF CiCi** CUNNINGHAM, ESQ. AT (702) 384-4012.

EXHIBIT B

Case No. 06-10727-LBR

Statement of Financial Affairs Question 4. a. Attachment

SUITS AND ADMINISTRATIVE PROCEEDINGS

4. n. All suits and administrative proceedings to which the debtor is or was a party within one year immediately preceding the filing of this case.

CAPTION OF SUIT	CASE NUMBER	NATURE OF PROCEEDING	COURT OR AGENCY AND LOCATION	STATUS OR DISPOSITION
Prospect High Income Fund v. USA Capital Diversified Trust Deed Fund, LLC, et al.	02-A-453232	Tortious Interference	Eighth Judicial District Court - Clark County - State of Nevada	Open
Weddell, et al. v. USA Commercial Mortgage Company, USA Capital Diversified Trust Deed Fund, LLC, et al.	2:01-ev-0355	Breach of contract	U.S. District Court - Nevada	Open
Amblamo, LLC, et al. v. Peck, et al.	02-A-458515	Abuse of Process (USA Cupital Diversified Trust Deed Fund, LLC is a plaintiff)	Eighth Judicial District Court - Clark County - State of Nevada	Open

EXHIBIT B

TO HIGHLAND CAPITAL'S OPPOSITION TO MODIFICATION TO MOTION TO DISTRIBUTE FUNDS

Bankruptcy Case 06-10725-gwz Doc 1207 Entered 08/30/06 17:22:25 Page 24 of 24

From: USBC NEVADA@nvb.uscourts.gov

Sent: Tuesday, August 29, 2006 3:17 PM

To: Courtmail@nvb.uscourts.gov

Subject: 06-10725-lbr Miscellaneous Motion

NOTE TO PUBLIC ACCESS USERS You may view the filed documents once without charge. To avoid later charges, download a copy of each document during this first viewing.

U.S. Bankruptcy Court

District of Nevada

Notice of Electronic Filing

The following transaction was received from MCPHERSON, JEANETTE E. entered on 8/29/2006 at 4:16 PM PDT and filed on 8/29/2006

Case Name:

USA COMMERCIAL MORTGAGE COMPANY

Case Number:

<u>06-10725-lbr</u>

Document Number: 1203

Docket Text:

Modified Motion *To Distribute Funds And Proposed Procedures For Ongoing Distributions* Filed by JEANETTE E. MCPHERSON on behalf of USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC, USA CAPITAL FIRST TRUST DEED FUND, LLC, USA COMMERCIAL MORTGAGE COMPANY (MCPHERSON, JEANETTE)

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:P:\USA Commercial Mortgage\Pleadings\Distribute

Funds\Modification to Motion to Distribute Funds 082906.pdf

Electronic document Stamp:

[STAMP bkecfStamp ID=989277954 [Date=8/29/2006] [FileNumber=7229658-0]

[0e547598cd985efc6f92aa534d7254fd3c79554e5373c57f61de060609340b1360a5

54ecae4d67d96740182d907363cd7076bbf2bef2812bc914cd8a135e10df]]

06-10725-lbr Notice will be electronically mailed to:

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